## BEFORE THE MONTANA DEPARTMENT OF LABOR AND INDUSTRY

IN THE MATTER OF HUMAN RIGHTS BUREAU CASE NO. 0121015342:

FRANK STASSO,	) Case No. 35-2013
Charging Party,	The same of the Mark poor (see a result)
VS.	ORDER OF DISMISSAL
HARBOR VIEW PROPERTY MANAGEMENT, LLC.,	
Respondent.	)

The parties have entered into a settlement agreement in this matter and have jointly requested that the matter should be dismissed with prejudice, each side to bear its own costs. In light of the fact that the charging party is not seeking any type of affirmative relief, the hearing officer contacted the Human Rights Bureau to ascertain whether the Bureau wished to intervene to seek affirmative relief. The Bureau has indicated that it will not intervene to seek affirmative relief in this matter. In light of the foregoing, it is ordered that the parties joint motion to dismiss is granted. The matter is dismissed with prejudice, each side to bear its own costs.

DATED: August 3, 2012

Gregory L. Hanchett, Hearing Officer

Hearings Bureau

## **CERTIFICATE OF MAILING**

The undersigned hereby certifies that true and correct copies of the foregoing document were, this day, served upon the parties or their attorneys of record by depositing them in the U.S. Mail, postage prepaid, and addressed as follows:

FRANK STASSO 10 2<sup>ND</sup> STREET EAST UNIT A POLSON MT 59860

MATTHEW O'NEILL O'NEILL LAW OFFICE PLLC PO BOX 699 POLSON MT 59860

DATED this day of August, 2012.

c: Tim Little - DLI Legal Marieke Beck, HRB